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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

LIFE INSURANCE CORPORATION OF INDIA

AMENDMENTS TO THE LIFE INSURANCE CORPORATION OF INDIA, (STAFF) REGULATIONS, 1960

The amendments to the Life Insurance Corporation of India, (Staff) Regulations, 1960 approved by the Central Government on the 7th September 1964 are notified as under:—

1. The existing main Regulation 51 shall be deleted and replaced as under:—

"The scales of pay, dearness allowance and other allowances (wherever payable) to the employees of the Corporation shall be as prescribed in Schedule II hercto. In the case of Class III and Class IV employees governed under the scales of pay in Part A of the said Schedule II hereto these shall take effect as from 1st January 1962 so far as pay dearness allowance, house-rent allowance, furtional allowance and hill allowance are concerned; provided that as regards payments on account of over-time and other payments made after 1st January 1962, the same shall not be reopened or recalculated. In the case of employees in Class II the scales of pay, dearness allowance and hill allowance, as prescribed in the aforesaid Schedule shall take effect as from 1st January 1963; provided that the Class II employees who were not confirmed on 10th March 1964 will continue to get their existing emoluments till they are confirmed".

2. At the end of first Note under Regulation 51 the following sentence shall be added:---

"In the case of employees belonging to Class II, who have been fitted in the revised scales of pay, this ad-hoc increase in dearness allowance shall cease to be payable with effect from 1st January 1963."

3. The "Explanation" at the end of Sub-Regulation (1) of Regulation 76 shall be substituted as under:—

"Explanation—In the case of Class I Officers as also those Class III and Class IV employees in India who are governed by the old grades of the erstwhile Insurers and further those Class III and Class IV employees governed under the scales of pay in Part C of Schedule II hereto, the term 'eligible pay' shall mean their basic pay, including special pay. In the case of Class II, Class III and Class IV employees governed under the scales of pay in Part A of Schedule II hereto, the term 'eligible pay' shall mean the eligible pay as is shown in Part B(i) of Schedule II hereto."

4. The "Explanation" at the end of Regulation 77 shall be substituted as under:—

"Explanation—In the case of Class I Officers as also those Class III and Class IV employees in India L/G270GI/64

who are governed by the old grades of the erst-while Insurers and further those Class III and Class IV employees governed under the scales of pay in Part C of Schedule II hereto, the term 'eligible pay' shall mean their basic pay including special pay. In the case of Class II, Class III and Class IV employees governed under the scales of pay in Part A of Schedule II hereto, the term 'eligible pay' shall mean the eligible pay as is shown in Part B(ii) of Schedule II hereto."

5. Schedule II-Part A:

(i) For the existing scales of pay for Class II (Development Officers) the following shall be substituted:—

Grade I: Rs. 180-10-230-15-305-20-405-25-605.

Grade II: Rs. 130-10-180.

(ii) Delete the words "and Class II" from paragraph (ii) and add the following as paragraph (iii) under "Dearness Allowance":—

"The scales of dearness allowance applicable to Class II employees (Development Officers) of the Corporation in India shall be as under:

(i) Development Officers

in Grade II.

Basic Salary

D.A.

Rs. 130 to Rs. 150

Rs. 160 to Rs. 180

Rs. 35

(ii) Development Officers In Grade I.

> Basic Salary D.A. Rs. 180 to Rs. 200 Rs. 40 Rs. 210 to Rs. 200 Rs. 210 to Rs. 245 Rs. 260 to Rs. 290 Rs. 305 to Rs. 345 Rs. 365 to Rs. 405 Rs. 430 Rs. 455 50 Rs. Rs. 60 Rs. 65 Rs. 75 Rs. 80 Rs. 85 Rs. 480 to Rs. 505 Rs. Rs. 530 to Rs. 605 Rs. 95".

(iii) The existing paragraph under "Hill Allowance" shall be numbered as (i) and the following shall be added as paragraph (ii):

"(ii) the hill allowance admissible to Class II employees in India shall be as follows:—

For all hill stations at a height above sea level of 4,000 ft. and more, Hill allowance shall be 15 per cent of the

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basic salary subject to a minimum of Rs. 20 and maximum of Rs. 75 per provided, however, that amount of hill allowance currently paid shall stand protected till a stage is reached when the allowance as per revised scale exceeds the cu the revised scale current allowance."

6. Schedule II-Part B(i):

In the Heading the following words shall be added after the words "Class III and Class IV employees.... Part A of Schedule II":—

"and from 1st January, 1963 in respect of Class II employees in India."

The following shall be inserted at the end of this part:

"Class II Officers):

The eligible pay shall be (1) 85 per Development cent of the revised pay in the case of Development Officers drawing a basic pay less than Rs. 260 p.m., and (2) 90 per cent of the revised pay in the case of Development Officers drawing a basic pay of Rs. 260 p.m. and above, provided that contribution to Provident Fund shall be at no stage less than what the case would have been had what the same would have been had the grades not been revised."

7. Schedule II-Part B(ii):

In the Heading the following words shall be added after the words "Class III and Class IV employees.... Part A of Schedule II":—

'and from 1st January, 1963 in respect of Class II employees in India".

The following shall be inserted at the end of this part :

"Class II The eligible pay shall be (1) 85 per (Development cent of the revised pay in the case of Officers):

Development Officers drawing a basic pay less than Rs. 260 p.m., and (2) 90 per cent of the revised pay in the case of Development Officers drawing a basic pay of Rs. 260 p.m. and above, provided that amount of gratuity shall be at no stage less than what the same would have been had the grades not been revised."

- 8. Staff Regulation 37 shall be replaced as under, viz., Staff Regulation 37 shall be replaced as under, viz., "37. An employee under suspension shall be entitled to subsistence grant at such rates as the suspending authority may direct, but not exceeding 1/3 of the aggregate of basic pay, special pay and personal pay. In addition he will draw the additional D.A., D.A. and hill allowance (where payable) corresponding to 1/3 of the aggregate of basic pay and special pay and if he is a Class III or Class IV employee governed under the scales of pay in Part A of Schedule II hereto, he will also draw the House-rent Allowance corresponding to draw the House-rent Allowance corresponding to one-third of the aggregate of basic pay and special pay, provided the suspending authority may direct that the employee under suspension shall be granted in addition such compensatory allowance as the Corporation may sanction by any general or special order."
- 9. The second sentence of sub-Regulation 3 of Regulation 69 shall be substituted as under, viz.

"In addition he shall also draw the additional D.A., dearness allowance and hill allowance (where payable) appropriate to half the aggregate of basic pay and special pay and if he is Class III or Class IV employee Governed under the scales of pay in Part A of Schedule II hereto, house-rent allowance appropriate to half the aggregate of Basic pay and special pay."

10. Schedule V:

(i) In paragraph 1 against the row 'Employees belonging to Class II' under the column (Train) "Rs. 350/-" shall be substituted by "Rs. 405/-".

(ii) In paragraph 2(i) (a) the rates of daily allowance for Development Officers shall be substituted as under:

"Development Officers:

Drawing a basic pay of less than Rs. 175/- p.m.: Rs. 4/-Drawing a basic pay of Rs. or more but less than Rs. 175/-305/-Rs. 6/p.m. : Drawing a basic pay of Rs. 305/-Rs. 8/-". p.m. or more:

> S. D. SRINIVASAN Managing Director

NOTIFICATION BY THE AGRA MERCHANTS' CHAMBER LTD., AGRA

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, late Ministry of Commerce and Industry S.O. 1162 dated the 4th May, 1960, has been obtained to the following amendments made to the Bye-laws of the Agra Merchants' Chamber Ltd., Agra, the same having been previously placed on the Notice Board of the Chamber pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954 the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

I. After Bye-law 98C the following new Bye-laws shall be added as Bye-laws 98D, 98E, 98F, 98G, 98H, 98I, namely,

"98D. Bye-laws 98D to 98I (both inclusive) are additional Bye-laws for August 1964 and November 1964 deliveries of the Laha Hedge Contract. The provisions of the other Bye-laws as may be in force at any time or from time to time shall also be applicable to all matters connected with the forward contracts in August 1964 connected with the forward contracts in August 1964 and November 1964 deliveries of the Laha Hedge Contract in so far as those matters are not specifically dealt with in these additional Bye-laws. Bye-laws 98D to 98I shall not be applicable to May 1964 delivery and any delivery any delivery and any delivery any delivery and any delivery and any delivery and any delivery any delivery any delivery any delivery and any delivery subsequent to November 1964 delivery of the Laha Hedge Contract.

98E. The basis of August 1964 and November 1964 deliveries of Laha Hedge Contract shall be Laha of the crop of the year 1964 containing in terms of weight 100 per cent small seeds and tenderable at par in accordance with the provisions regarding refraction, i.e. extent of grass and other good grains, taramira, damaged seed, dead seed, fulla etc. laid down in these Bye-laws.

98F. Against the August 1964 and November 1964 deliveries of the Laha Hedge Contract the following grades or varieties shall be tenderable subject to the specific statement of the specific statement o cified allowances :-

- (i) Laha of the crop of the year 1964 containing bold seeds up to 100 per cent subject to an 'ON' allowance at 4 nP. per 40 kg. for each percentage of bold seeds in terms of weight.
- (ii) Lotni of average quality of the crop of the year 1964 containing 50 per cent bold seeds and 50 per cent small seeds in terms of weight shall be tenderable at an 'ON' allowance of Rs. 3.10 nP. per 40 kg. over and above the rate mentioned in the delivery order or demand notice for Laha. If the percentage of bold seeds of lothic exceeds 50 per cent it shall be tenderable. lotni exceeds 50 per cent it shall be tenderable at an additional 'ON' allowance of 4 nP. per 40 kg. for each percentage of bold seeds in terms of weight in excess of 50 per cent. If the goods contain less than 50 per cent of bold seeds of lotni the goods shall be treated as
- (iii) Taramira (Jamba or Sohan) shall be tenderable at an 'OFF' allowance of Rs. 3/- per 40 kg. besides the allowances specified in Bye-law

- 98G. The conditions of refraction, allowances and rejection in respect of tenders of Laha or lotni against August 1964 and November 1964 deliveries shall be as under:—
- (a) Foodgrains, all other non-tenderable oilseeds, Sita sarson, Chatri and grass, shall be considered as dirt and goods containing 3 per cent of dirt shall be accepted at par. Goods containing less than 3 per cent of dirt shall be accepted at a full 'ON' allowance on the basis of the difference between 3 per cent and the actual percentage of dirt. Goods containing more than 3 per cent but up to 5 per cent of dirt shall be accepted at full 'OFF' allowance on the basis of the difference between 3 per cent and actual percentage of dirt. Goods containing more than 5 per cent of dirt shall be rejected.
- (b) Goods containing 4 per cent of rabba, green seeds and dead seeds taken together shall be accepted at par. Goods containing more than 4 per cent of such seeds (taken together) shall be rejected. Goods containing less than 4 per cent of such seeds (taken together) shall be accepted at full 'ON' allowance on the basis of the difference between 4 per cent and the actual percentage of such seeds.
- (c) Goods containing 2 per cent of Taramira (Jamba, Sohan) shall be accepted at par. Goods containing more than 2 per cent of Taramira up to 5 per cent shall be accepted half in goods and half free; Taramira above 5 per cent up to 7 per cent shall not be paid for; and if Taramira is above 7 per cent, the goods shall be rejected.
- (d) Goods containing half per cent damaged seeds (dagi seeds) shall be accepted at par. Over and above half per cent and up to 1½ per cent the difference in weight shall not be paid for. Goods containing more than 1½ per cent damaged seeds shall be rejected.
- (e) Goods containing 4 per cent of 'fulla' (Phool) shall be accepted at par. Goods containing more than 4 per cent of 'fulla' shall be rejected. Goods containing less than 4 per cent of 'fulla' shall be accepted at full 'ON' allowance on the basis of difference between 4 per cent and the actual percentage of 'fulla' in the goods.

98H. The conditions of refraction, allowances and rejection in respect of tenders of Taramira against August 1964 and November 1964 deliveries of Laha Hedge Contract shall be as under:—

- (a) Foodgrains, all other non-tenderable oilseeds, Sita sarson, Chatri and grass shall be considered as dirt and goods containing 3 per cent of dirt shall be accepted at par. Goods containing less than 3 per cent of dirt shall be accepted at full 'ON' allowance on the basis of the difference between 3 per cent and the actual percentage of dirt. Goods containing more than 3 per cent but up to 5 per cent of dirt shall be accepted at full 'OFF' allowance on the basis of the difference between 3 per cent and actual percentage of dirt. Goods containing more than 5 per cent of dirt shall be rejected.

 (b) Goods containing 6 per cent of green seeds and
- (b) Goods containing 6 per cent of green seeds and dead seeds (taken together) shall be accepted at par. Goods containing more than 6 per cent of such seeds (taken together) and up to 8 per cent shall be accepted half in goods and half free. Goods containing more than 8 per cent of such seeds shall be rejected.
- 98I. (1) On or about the due date for the August 1964 delivery and due date for November 1964 delivery the due date rate shall be fixed by the Board at the lower of the following two rates, and all contracts relating to the respective delivery, outstanding on the due date shall be squared up at the due date rate so fixed by the Board:
- (i) The spot rate at Agra for the basis variety of the delivery, fixed in accordance with the procedure outlined in Bye-law 98A and also taking into account the spot prices of the basis variety prevailing at the interior centres.
- (ii) The spot rate at Agra of the basic grade of Taramira plus Rs. 3/- per 40 kg., the basic grade of Taramira being Taramira tenderable under these Bye-laws with an 'OFF' allowance of Rs. 3/- per 40 kg.
- (2) The due date rate fixed under clause (1) above shall be subject to the conditions, if any, applicable to the contract under Bye-law 102A and/or 226."

H. L. JAIN

Secretary
The Agra Merchants' Chamber Ltd.,

Agra

Dated: 14th May 1964. 16th May 1964.

LOST

The Government Promissory Notes Nos. BYO 13804 and BYO 13863 of the 2½ per cent loan of 1962 for Rs. 100/- and Rs. 1,000/- respectively originally standing in the name of Reserve Bank of India and last endorsed to the Director of Industries and Central Purchasing Officer, Ahmedabad the proprietor(s), by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the advertiser:—The Director of Industries Central Purchasing Officer.

Address:—Block 0—18, New Civil Hospital Annexe, Ahmedabad-16.

CHANGE OF NAMES

- I, hitherto known as Kum. VASANTI SHANTARAM KULKARNI daughter of Shri SHANTARAM BAJIRAO KULKARNI, employed as U.D. Clerk in the Office of the Deputy General Manager (G), Bombay Telephones, residing at Dhobi Ali, Tembi Naka, Thana, have changed my name and shall hereafter be known as Mrs. SHEELA SANTURAM KARNIK.
- I hereby certify that I have already complied with the legal formalities required in this connection.

V. S. KULKARNI (Sd. in existing name)

- I, hitherto known as P. A. KARAPPAN son of Late AKKAN, employed as Clerk in Ernakulam Post Office, have changed my name and shall hereafter be known as UNNY, P. A.
- I hereby certify that I have already complied with the legal formalities required in this connection.

P. A. UNNY

- I, hitherto known as A. AMALANATHAN son of GNANAPRAKASAM, employed as Peon in the Office of the Controller of Imports and Exports, Pondicherry, have changed my name and shall hereafter be known as G. AMALANATHAN.
- It is certified that I have complied with other legal requirements in this connection.

A. AMALANATHAN (Sd. in existing name)

- I, hitherto known as JOHN D'CRUZE son of Shri M. C. DAS, employed as Sub Head in Accounts Office, Catering, E. Rly., residing at 50, Linton Street, Cal.-14, have changed my name and shall hereafter be known as P. R. DAS.
- It is certified that I have complied with other legal requirements in this connection.

JOHN D'CRUZE

(Sd. in existing name)

- I, hitherto known as SAMPU, T. son of Shri P. GOVINDA POOJARY, student of M.G.M. College, Udipi, residing at Moodu Perampalli, P.O. Shivalli, have changed my name and shall hereafter be known as T. SAMPATH KUMAR.
- It is certified that I have complied with other legal requirements in this connection.

T. SAMPU

(Sd. in existing name)

I, hitherto known as PYARE LALL son of MAHABIR PRASHAD, employed as I.F.S. (Probationer) in the Ministry of External Affairs, New Delhi, residing at 17-IIA, Lancers Road, Delhi-6, have changed my name and shall hereafter be known as PYARE LAL. SANTOSHI.

It is certified that I have complied with other legal requirements in this connection.

PYARE LALL

(Sd. in existing name)

I, hitherto known as PARS RAM RAN son of Shri RAKHA RAM, employed as I.F.S. (Probationer) in the Ministry of External Affairs, New Delhi, residing at 3/39, Vijay Nagar, Delhi, have changed my name and shall hereafter be known as PRAMOD KUMAR.

It is certified that I have complied with other legal requirements in this connection.

P. R. RAN

(Sd. in existing name)

I, hitherto known as M. L. GOLDAR son of Late Shri A. K. GOLDAR, employed as U. D. Clerk in A.F.M.S.D., Lucknow, have changed my name and shall hereafter be known as M. L. ROY.

It is certified that I have complied with other legal requirements in this connection.

M. L. GOLDAR

(Sd. in existing name)

I, hitherto known as RAMI SETTY son of Shri THIRUMALAIAH, employed as Yard Porter in Gadiganuru, residing at EM6077, Gadiganuru, have changed my name and shall hereafter be known as R. RAMA-NIAH.

I hereby certify that I have already complied with the legal formalities required in this connection.

RAMI SETTY

(Sd. in existing name)

I, hitherto known as LALITENDU MANSINHA son of Dr. M. MANSINHA, employed as I.F.S. (Probationer) in the Ministry of External Affairs, New Delhi, residing at YMCA, New Delhi, have changed my name and shall hereafter be known as LALITENDU MANSINGH.

It is certified that I have complied with other legal requirements in this connection.

L. MANSINHA

(Sd. in existing name)

I, hitherto known as NIZAMUDDIN HUSSAIN son of Shri H. P. SHAIKH, employed as R.A.S.M. in Central Railway, residing at Rly. Quarters, Ahmadnagar R. S., have changed my name and shall hereafter be known as N. H. SHAIKH.

It is certified that I have complied with other legal requirements in this connection.

NIZAMUDDIN HUSSAIN (Sd. in existing name)

I, hitherto known as MOHAN LAL son of Shri ASA NAND, employed as A.B.I. (W) in N. Rly., Allahabad, residing at 594B, Nawab Yusuf Road, Allahabad, have changed my name and shall hereafter be known as MOHANLAL BAREJA.

It is certified that I have complied with other legal requirements in this connection.

MOHAN LAL (Sd. in existing name)

I, hitherto known as YUSUF MASIH son of Shri PAHARI LAL, employed as Peon in Directorate of Sugar and Vanaspati, C/o. Shri P. LAL, 1/100, Sadar Bazar, Delhi Cantt., have changed my name and shall hereafter be known as YUSUF MASSEY.

It is certified that I have complied with other legal requirements in this connection.

YUSUF MASIH (Sd. in existing name)

SUMMONS FOR DISPOSAL OF SUIT

District Dhanbad.

In the Court of the Subordinate Judge 1st, at Dhanbad.

Money Suit No. 16 of 1963.

Graphite Coal Co. (P) Limited of Jharia—Plaintiff.

Versus

Inder Singh Sethi & Co. & Ors. of Kashmiri Gate, Delhi-6—Defendants.

To

- 1. Inder Singh Sethi and Company, Coal Merchants.
- Smt. Gobind Kaur Sethi, wife of Inder Singh Sethi,
- 3. Minor Bhupinder Singh Sethi, son of Inder Singh Sethi,
- 4. Rani Kaur,
- 5. Mohinder Kaur,
- 6. Manjit Kaur,
- 7. Minor Bibi Gudi, daughter of Late Inder Singh Sethi. Minor defendants represented by their natural guardian mother Sm. Gobind Kaur Sethi of Chhabiganj, Kashmiri Gate, Delhi-6.

Whereas the abovenamed plaintiff has instituted a suit against you for recovery of money valued at Rs. 30,000, you are hereby summoned to appear in this Court in person or by a pleader duly instructed and able to answer all material questions relating to the suit or who shall be accompanied by some person able to answer all such questions on the 16th day of November 1964, at 10-30 o'clock to answer the claim; and as the day fixed for your appearance is appointed for the final disposal of the suit you must be prepared to produce on that day all the witnesses upon whose evidence and all the documents upon which you intend to rely in support of your defence.

Take notice that in default of your appearance on that day before mentioned, the suit will be heard and determined in your absence.

Given under my hand and the scal of the Court, this 17th day of September 1964.

BADRINATH SAHAYA

Subordinate Judge 1st Dhanbad

KIKI-BABA LOANS PRIVATE LTD. (IN LIQUIDA-TION)

Notice pursuant to Section 485(1) of Companies Act, 1956

Notice is hereby given that in an extraordinary general meeting of the Company held on 10-9-1964, the following resolution was passed:—

"Resolved unanimously as a Special Resolution that Kiki-Baba Loans Private Limited be wound up voluntarily and the winding up shall be creditors' voluntary winding up."

MELA SINGH

Retd. Capt.